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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO. CONFIRMATION NO.			
10/529,401	01/04/2006	Christy L. Ludlow	11613.87USWO	6746		
7590 07/09/2008 Katherine M. Kowalchyk			EXAM	EXAMINER		
MERCHANT	& GOULD P.C.	GETZOW, SCOTT M				
P.O. Box 2903 Minneapolis, M	MN 55402-0903	0903 ART UNIT		PAPER NUMBER		
,,,,,,,,,,,,			3762			
			NOTIFICATION DATE	DELIVERY MODE		
			07/09/2008	ELECTRONIC		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

Office Action Summary

Application No.	Applicant(s)	Applicant(s)		
10/529,401	LUDLOW ET AL.			
Examiner	Art Unit			
/Scott M. Getzow/	3762			

Th Period for Re	ne MAILING DATE of this communication appears on the cover sheet with the correspondence address eply
WHICHE\ - Extensions after SIX (6 - If NO perior - Failure to re	TENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, VER IS LONGER, FROM THE MALING DATE OF THIS COMMUNICATION. Of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed of the common statutions and the common statutions and the common statutions are common statutions. On the common statution of the common statutions are common statutions and the common statutions are common statutions. On the common statution of the common statutions are common statutions and the common statutions are common statutions. On the common statution of the common statutions are common statutions. The common statution is common statutions are common statutions are common statutions. The common statution is common statution and common statutions are common statutions. The common statution is common statution and common statution are common statutions. The common statution is common statution and common statutions are common statutions. The common statution is common statution and common statutions are common statutions. The common statution is common statution and common statutions are common statutions. The common statution is common statution and common statutions are common statutions. The common statution is common statution and common statutions are common statutions. The common statution is common statutions are common statutions. The common statution is common statutions and common statutions are common statutions. The common statution is common statutions are common statutions and common statutions are common statutions. The common statution is common statutions and common statutions are common statutions are common statutions. The common statution is common statutions are common statutions are common statutions are common statutions. The common statution is common statutions are common statutions are common statutions. The common statution is common statutions are common statutions are common statutions are common statutions. The common sta
Status	
2a)☐ This 3)☐ Sind	sponsive to communication(s) filed on s action is FINAL. 2b) This action is non-final. ce this application is in condition for allowance except for formal matters, prosecution as to the merits is sed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.
Disposition o	of Claims
4a) (5)	im(s) 1-43 is/are pending in the application. Of the above claim(s) is/are withdrawn from consideration. im(s) is/are allowed. im(s) 1-43 is/are rejected. im(s) is/are objected to. im(s) are subject to restriction and/or election requirement.
Application F	Papers
10)☐ The App Rep	specification is objected to by the Examiner. drawing(s) filed on is/are: a) _ accepted or b) _ objected to by the Examiner. liicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). liacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.
Priority unde	er 35 U.S.C. § 119
a) Al 1. 2. 3.	nowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). b

Attachment(s)

- 1) Notice of References Cited (PTO-892)
- Notice of Draftsperson's Patent Drawing Review (PTO-948)
 Information Disclosure Statement(s) (PTO/S508)

Paper No(s)/Mail Date 3/28/05,3/25/08,6/30/08.

4) [Inte	rview	Sun	nmary	(PT	0-413

Paper No(s)/Mail Date. _ 5) Notice of Informal Patent Application

6) Other:

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Claim Rejections - 35 USC § 112

1. Claims 9-11 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In the above claims 'the controller' lacks antecedent basis.

Claim Rejections - 35 USC § 103

2. Claims 1-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Freed et al (5,891,185) in view of Sanders (5,897,579).

Freed teaches stimulating various regions of the patient's throat, see column 10. It also uses a plurality of electrodes which can each be independently energized, and which can also sense signals from the patient to provide feedback and modification of stimulation parameters, see column 7. The electrodes and stimulator of Freed, however, are external.

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Sanders teaches a device which treats patients with vocal impairments. Sanders uses at least one implanted electrode and an implanted stimulator, col. 4:45+. It also synchronizes the stimulation so that each muscle contracts in a coordinated manner, which is necessary if the device is to work as intended. Thus, the skilled artisan would want to have synergistic movement of the patient's tissue in order to provide the proper treatment. Further, to use implanted electrodes, and an implanted stimulator, as shown by Sanders, with the device of Freed would have been obvious in that such would be a combination of known elements in the prior art which would have a predictable result - a device which is more portable as well as more cosmetically appealing to the user. Implanted stimulators and electrodes are also known in many areas, such as spinal stimulators, taught in columns 1-3 of Sanders, and pacemakers.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to /Scott M. Getzow/ whose telephone number is (571) 272-4946. The examiner can normally be reached on M-F, 9-5.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Angela Sykes can be reached on (571) 272-4955. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

> /Scott M. Getzow/ Primary Examiner Art Unit 3762

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